UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

IN RE: PARAGARD PRODUCTS LIABILITY LITIGATION	: MDL <u>DOCKET NO. 2974</u>
This document relates to:	: 1:20-md-02974-LMM
BRIANNA REED	: :
VS.	: Civil Action No.:
TEVA PHARMACEUTICALS USA, INC ET AL.	: : : :
	M COMPLAINT med below, and for her/their Complaint
against the Defendant(s) named below, in	ncorporate(s) the Second Amended Master
Personal Injury Complaint (<u>Doc. No.</u>	79), in MDL No. 2974 by reference.
Plaintiff(s) further plead(s) as follows:	
1. Name of Plaintiff placed with	th Paragard:
Brianna Reed	
2. Name of Plaintiff's Spouse (N/A	(if a party to the case):

If case is brought in a representative capacity, Name of Other Plaintiff
and capacity (i.e., administrator, executor, guardian, conservator): N/A
State of Residence of each Plaintiff (including any Plaintiff in a representative capacity) at time of filing of Plaintiff's original complaint:
State of Residence of each Plaintiff at the time of Paragard placement: lowa
State of Residence of each Plaintiff at the time of Paragard removal: lowa
District Court and Division in which personal jurisdiction and venue would be proper: The United States District Court for the Southern District of Iowa
Defendants. (Check one or more of the following five (5) Defendants against whom Plaintiff's Complaint is made. The following five (5) Defendants are the only defendants against whom a Short Form Complaint may be filed. No other entity may be added as a defendant

in a Short Form Complaint.):

X	A. Teva Pharmaceuticals USA, Inc.
X	B. Teva Women's Health, LLC
x	C. Teva Branded Pharmaceutical Products R&D, Inc.
\mathbf{x}	D. The Cooper Companies, Inc.
X	E. CooperSurgical, Inc.
9.	Basis of Jurisdiction
X	Diversity of Citizenship (28 U.S.C. § 1332(a))
	Other (if Other, identify below):
10.	

Date(s) Plaintiff	Placing	Date Plaintiff's	Removal
had Paragard	Physician(s) or	Paragard was Removed	Physician(s) or other
placed	other Health Care	(DD/MM/YYYY)*	Health Care Provider
(DD/MM/YYYY)	Provider (include	*If multiple removal(s)	(include City and
	City and State)	or attempted removal	State)**
		procedures, list date of	**If multiple
		each separately.	removal(s) or
			attempted removal
			procedures, list
			information
			separately.
Date Unknown March 2016	Linn County Public Health1020 6th St., SE, Cedar Rapids, IA 52401	Date unknown January 2017	Mercy Medical Center Cedar Rapids701 10th St., SE, Cedar Rapids, IA 52403

11.	Plaintiff alleges breakage (other than thread or string breakage) of her
	Paragard upon removal.
x	Yes
	No
12.	Brief statement of injury(ies) Plaintiff is claiming: As a direct and proximate result of Defendants' conduct, Plaintiff suffered and continues to suffer significant bodily and mental injuries, including but not limited to pain and suffering, mental anguish, disfigurement, embarrassment, inconvenience, loss of earnings, loss of reproductive health and past and potential future medical expenses.
	Plaintiff reserves her right to allege additional injuries and
	complications specific to her.
13.	 Product Identification: a. Lot Number of Paragard placed in Plaintiff (if now known): <u>Unknown.</u> b. Did you obtain your Paragard from anyone other than the HealthCare Provider who placed your Paragard: Yes No
14.	Counts in the Master Complaint brought by Plaintiff(s):
X	Count I – Strict Liability / Design Defect
X	Count II – Strict Liability / Failure to Warn
X	Count III – Strict Liability / Manufacturing Defect
X	Count IV – Negligence
x	Count V – Negligence / Design and Manufacturing Defect
x	Count VI – Negligence / Failure to Warn

X	Cou	nt IX – Negligent Misrepresentation
X	Cou	nt X – Breach of Express Warranty
X	Cou	nt XI – Breach of Implied Warranty
X	Cou	nt XII – Violation of Consumer Protection Laws
X	Cou	nt XIII – Gross Negligence
X	Cou	nt XIV – Unjust Enrichment
X	Cou	nt XV – Punitive Damages
	Cou	nt XVI – Loss of Consortium
	Othe	er Count(s) (Please state factual and legal basis for other claims
not i	nclude	ed in the Master Complaint below):
15.	"Tol	ling/Fraudulent Concealment" allegations:
	a.	Is Plaintiff alleging "Tolling/Fraudulent Concealment"?
	X	Yes
		No
	b.	If Plaintiff is alleging "tolling/fraudulent concealment" beyond
		the facts alleged in the Master Complaint, please state the facts
		and legal basis applicable to the Plaintiff in support of those
		allegations below:

Prior to having the ParaGard IUD implanted, Plaintiff's healthcare providers told her that ParaGard IUD was safe, effective, and could be removed in-office with a simple procedure. She did not realize that she might have a cause of action reagarding the ParaGard IUD. She did not know there was an issue with the ParaGard IUD. She contacted her lawyers after learning she might have a claim

16.	Coun	t VII (Fraud & Deceit) and Count VIII (Fraud by Omission)
	allega	ations:
	a.	Is Plaintiff is bringing a claim under Count VII (Fraud &
		Deceit), Count VIII (Fraud by Omission), and/or any other claim
		for fraud or misrepresentation?
	x	Yes
		No
	b.	If Yes, the following information must be provided (in
		accordance with Federal Rule of Civil Procedure 8 and/or 9,
		and/or with pleading requirements applicable to Plaintiff's state
		law claims):
	i.	The alleged statement(s) of material fact that Plaintiff alleges was false: Paragard, a reversible form of birth control, was safe and effective. Paragard
		was safe and/or safer than other reversible birth control products on the market.
	ii.	Who allegedly made the statement: Defendants
	iii.	To whom the statement was allegedly made: Plaintiff and her healthcare provider who implanted Paragard.
	iv.	The date(s) on which the statement was allegedly made: Defendants' statements are within the Paragard label and marketing materials at all relevant times prior to implantation
17.	If Pla	intiff is bringing any claim for manufacturing defect and alleging
	facts	beyond those contained in the Master Complaint, the following
	inforr	nation must be provided:
	a.	What does Plaintiff allege is the manufacturing defect in her Paragard?N/A

Address, phone number, email address and Bar information:

Nicole Berg (IL Bar #6305464)
Ashley Barriere (LA Bar # 38129)
ncb@kellerpostman.com
ashley.barriere@kellerpostman.com

Keller Postman LLC 150 N. Riverside Plaza, Suite 4100 Chicago, Illinois 60606 (312) 741-5220

/s/ Laura V. Yaeger Yaeger Law, PLLC P.O Box 530338 Saint Petersburg, FL 33747 (727) 202-5015 laura@yourlegalcounsel.net FL Bar # 101972 TX Bar # 24011432